

Caşe \$:13-cv-01497-SVW-JPR Document 9 Filed 11/01/13 Page 2 of 3 Page ID #:58 to file any documents, such as an Early Meeting Report or the Status Conference 2 Report. 3 Failure on the part of counsel to participate knowledgeably in the conference may result in sanctions. 4 5 IT IS FURTHER ORDERED that, at the Status Conference, 6 counsel <u>must</u> be fully prepared to inform the Court of the following: 7 (1) the theory of the case, both factual and legal, 8 (2) settlement potential and approaches including an 9 examination of whether a limited trial on certain bifurcated 10 issues could lead to an overall disposition of the case, 11 (3) length of trial, jury vs non-jury, unusual trial problems, etc., (4) motions to be filed and an explanation for their necessity. 12 13 This Court will not continue this status conference except upon 14 a showing of good cause. (Rule 26f) Counsel should view the discovery period as a time 15 for the orderly and <u>cooperative</u> exchange of information essential to a resolution 16 of the case. Sanctions will be imposed if counsel impede the discovery process 17 through contentiousness and over–litigiousness. In short, the Court does not view 18 the pre-trial process as an arena or a series of hostile skirmishes, but rather as a 19 structure through which legal and factual positions are openly and candidly 20 exchanged. The goal must be the early and inexpensive settlement of the cases 21 or the refinement of issues for trial. 22 All discovery matters have been referred to a United States 23 Magistrate Judge as provided in this Court's Standing Order. Discovery disputes 24 of a significant nature should be brought promptly before the Magistrate Judge. 25 The Court does not look favorably upon delay resulting from unnecessarily 26 unresolved discovery disputes. Any discovery disputes that are not resolved 27

three (3) weeks prior to the scheduled trial date should be brought promptly

28

Case	8:13-cv-01497-SVW-JPR Document 9 Filed 11/01/13 Page 3 of 3 Page ID #:59 and directly to the attention of this Court.
2	Plaintiff's counsel, or counsel for defendant if plaintiff is pro se,
3	is to provide <u>written notice</u> of this conference and the meeting requirements
4	to any parties appearing, who are known and not yet formally appeared, on
5	or after the date of this order.
6	IT IS SO ORDERED.
7	DATED: November 1 2013
8	DATED: November 1, 2013
9	Stephen V. Wilson
10	United States District Judge
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	